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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/511,815	10/19/2004	Toni Kopra	KOLS.152US	8824		
Hollingsworth &	7590 07/09/200 & Funk, LLC	EXAMINER				
Suite 125 8009 34th Aven		LU, ZHIYU				
Minneapolis, M	·=	ART UNIT PAPER NUM				
•			2618			
			MAIL DATE	DELIVERY MODE		
			07/09/2008	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Occurrence		Application No. Applicant(s)		Applicant(s)					
		10/511,815		KOPRA ET AL.					
Office Action Summary			Examiner		Art Unit				
			ZHIYU LU		2618				
Period fo	The MAILING DATE of this commur or Reply	nication appe	ears on the o	cover sheet with the c	orrespondence ad	ddress			
WHIC - Exter after - If NC - Failu Any r	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE IN Insions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come period for reply is specified above, the maximum is reto reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DA's of 37 CFR 1.136 munication. tatutory period will y will, by statute, or	TE OF THIS 6(a). In no even Il apply and will o cause the applic	S COMMUNICATION t, however, may a reply be tin expire SIX (6) MONTHS from ation to become ABANDONE	N. nely filed the mailing date of this of (35 U.S.C. § 133).				
Status									
1)[\	Responsive to communication(s) file	ed on 06 Ma	ov 2008						
· · · · · · · · · · · · · · · · · · ·	Responsive to communication(s) filed on <u>06 May 2008</u> . This action is FINAL . 2b) This action is non-final.								
3)		<i>,</i> —			secution as to the	e merits is			
٥,١	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)⊠	Claim(s) 1-26 is/are pending in the	annlication							
	Claim(s) <u>1-26</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
	5) Claim(s) is/are allowed. 6) Claim(s) <u>1-26</u> is/are rejected.								
·	Claim(s) is/are objected to.								
•	Claim(s) are subject to restri	ction and/or	election red	uirement					
		011011 0110, 01	0.000.011100	, an on one					
	on Papers								
9) The specification is objected to by the Examiner.									
10)	The drawing(s) filed on is/are	•	-	-					
	Applicant may not request that any obje			-					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority u	ınder 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (I nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date			I) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 8) Other:	ate				

Application/Control Number: 10/511,815 Page 2

Art Unit: 2618

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 05/06/2008 has been entered.

Response to Arguments

2. Applicant's arguments with respect to claims 1-26 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 6, 8-14, 16, 18-24 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakatsuyama (US Patent#6658231) in view of Billmaier (US Patent#7076202).

Art Unit: 2618

Regarding claim 11, Nakatsuyama teaches a media system including a broadcasting system configured to broadcast a broadcast media stream (program data), the media system comprising:

Page 3

a radio system (34 of Fig. 1) communicating with the broadcasting system (12 of Fig. 1) and one or more user terminals (40 of Fig. 1).

the broadcasting system is further configured to attach one or more content items (index data) to a broadcasting time line of the broadcast media stream in the broadcasting system (Fig. 1, column 7 lines 57-65);

the user terminal is configured to synchronize an internal time of the user terminal with the internal time of the broadcasting system (Fig. 1, column 7 lines 45-53);

the radio system is configured to send the content item attached to the broadcasting time line of the broadcast media stream to the user terminal (36 of Fig. 1, column 7 lines 57-65); and

the user terminal is further configured to present the received content item in the user terminal during the presentation of the broadcasted broadcast media stream and at a given moment in time that is determined based on the attachment of the content item to the broadcasting time line and on the synchronization of the internal time of the user terminal with the internal time of the broadcasting system (column 7 lines 57-65, where both the index data signal and the program data signal are broadcasting continuously, separately and on a time line). But, Nakatsuyama does not expressly disclose the index data comprising at least one of text, audio, video, and multimedia presentation.

Billmaier teaches an electronic program guide used in broadcasting that provides interactive program information to user (column 3 lines 11-31, column 5 lines 12-23).

Application/Control Number: 10/511,815 Page 4

Art Unit: 2618

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate using an interactive electronic program guide taught by Billmaier into the media system of Nakatsuyama, in order to provide user selection convenience with interactive audible and/or viewable information about broadcasting programs.

Regarding claim 1, Nakatsuyama and Billmaier teach a method of providing one or more content items to at least one user terminal of a radio system, the content item being related to a broadcast media stream, as explained in response to claim 11 above.

Regarding claim 21, Nakatsuyama and Billmaier teach a user terminal of a radio system, wherein the user terminal (40 of Figs. 1-2) is configured to:

synchronize the internal time of the user terminal with the internal time of a broadcasting system (column 7 lines 45-53);

receiving one or more content items through the radio system which content items are attached to a broadcast media stream of the broadcasting system (column 7 lines 57-65); and

present the received content items attached to the broadcast media stream during the presentation of the broadcasted broadcast media stream and at a given moment in time that is determined based on the synchronization of the internal time of the user terminal with the internal time of the broadcasting system (column 7 lines 57-65, column 8 lines 35-63).

Regarding claims 2, 12 and 22, Nakatsuyama and Billmaier teach the limitations of claims 1, 11 and 21.

Page 5

Nakatsuyama teaches further comprising sending synchronization data to the user terminal for synchronizing the internal time of the user terminal with the internal time of the broadcasting system and synchronizing the internal time of the user terminal based on the received synchronization data (Fig. 1, column 7 lines 45-53).

Regarding claims 3 and 13, Nakatsuyama and Billmaier teach the limitations of claims 1 and 11. Nakatsuyama teaches further comprising synchronizing the internal time of the radio system with the internal time of the broadcast system (inherent in Fig. 5 and column 11 line 49 to column 12 line 50) and sending the synchronization data from the radio system to the user terminal (column 13 lines 38-45).

Note that time synchronization data is sent via radio system to terminal and program data is broadcasted via broadcast system according to the same time data, furthermore both systems are within the same main system, internal time synchronization is thus inherited.

Regarding claims 4, 14 and 23, Nakatsuyama and Billmaier teach the limitations of claims 2, 12 and 22.

Nakatsuyama teaches further comprising sending synchronization data with the broadcast media stream broadcasted by the broadcasting system to the user terminal (column 13 lines 38-45).

Regarding claims 6, 16 and 24, Nakatsuyama and Billmaier teach the limitations of claims 1, 11 and 21.

Nakatsuyama teaches synchronization of the internal time of the user terminal with the internal time of the broadcasting system comprises executing a synchronization algorithm in the user terminal (Figs. 1 and 5, column 7 lines 45-53, column 13 lines 38-45).

Regarding claims 8 and 18, Nakatsuyama and Billmaier teach the limitations of claims 1 and 11. Billmaier teaches the content item comprises one or more of the following: a text, an audio, a video, an image, a multimedia presentation, and a series of these or any combination thereof (column 5 lines 12-23).

Regarding claims 9, 19 and 26, Nakatsuyama and Billmaier teach the limitations of claims 1, 11 and 21.

Nakatsuyama teaches the content item comprises an object identification of an object and the method further comprises sending a transaction signal with the object identification from the user terminal to the radio system and delivering the object of the object identification to the user terminal through the radio system (column 12 lines 18-50).

Regarding claims 10 and 20, Nakatsuyama and Billmaier teach the limitations of claims 1 and 11.

Nakatsuyama and Billmaier teach further comprising attaching the content item to the broadcast media stream by defining the content item's availability to the presentation prior, during and

Application/Control Number: 10/511,815 Page 7

Art Unit: 2618

after the broadcast of the broadcast media stream (column 7 lines 57-65, column 9 lines 12-67 of Nakatsuyama, column 3 lines 16-31 of Billmaier).

4. Claims 5 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakatsuyama (US Patent#6658231) in view of Billmaier (US Patent#7076202) and Lake et al. (US Patent#6975835).

Regarding claims 5 and 15, Nakatsuyama and Billmaier teach the limitations of claims 4 and 14.

But, Nakatsuyama and Billmaier do not expressly disclose further comprising using a Radio Data

System (RDS) for sending the synchronization data from the broadcasting system.

Lake et al. teach using a Radio Data System (RDS) for sending the synchronization data from the broadcasting system (column 1 lines 35-40, column 2 lines 35-42).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate using a RDS for sending the synchronization data from the broadcasting system of Lake et al. into the method and media system of Nakatsuyama and Billmaier, in order to utilize national broadcasting standard for sending digital information.

5. Claims 7, 17 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakatsuyama (US Patent#6658231) in view of Billmaier (US Patent#7076202) and Kelly et al. (US2002/0105976).

Art Unit: 2618

Regarding claims 7, 17 and 25, Nakatsuyama and Billmaier teach the limitations of claims 6, 16 and 24.

But, Nakatsuyama and Billmaier do not expressly disclose the synchronization algorithm comprise: sending signals from the user terminal to the radio system; calculating round trip delays of said signals; calculating the difference between the internal times of the user terminal and the radio system; and synchronizing the internal time of the user terminal based on the calculated difference between the internal times.

Kelly et al. teach a synchronization algorithm comprise: sending signals from the user terminal to the radio system; calculating round trip delays of said signals; calculating the difference between the internal times of the user terminal and the radio system; and synchronizing the internal time of the user terminal based on the calculated difference between the internal times (paragraphs 0025-0026).

Therefore, it would have been obvious to one of ordinary skill in the art to incorporate the synchronization algorithm of Kelly et al. into the method and media system of Nakatsuyama and Billmaier, in order to provide accurate time synchronization.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to ZHIYU LU whose telephone number is (571)272-2837. The examiner can normally be reached on Weekdays: 9AM-5PM.

Art Unit: 2618

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on (571) 272-7882. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Z. L./ Examiner, Art Unit 2618

/Nay A. Maung/ Supervisory Patent Examiner, Art Unit 2618

Zhiyu Lu June 19, 2008